



John R. Kasich, Governor
Mary Taylor, Lt. Governor
Craig W. Butler, Director

March 31, 2017

Ms. Stacey King
Carmeuse Lime, Inc.
Maple Grove Operations
P.O. Box 708
Bettsville, Ohio 44815

Re: Carmeuse Lime, Inc.
Resolution of Violation (ROV)
Air Permit
Seneca County
037400001

Division of Air Pollution Control

Subject: Resolution of Violation

Dear Ms. King:

Thank you for your January 20, 2017, response to Ohio EPA's September 13, 2016, Notice of Violation (NOV) letter. The documentation you submitted included stack test emission results from testing that was conducted on December 20, 2016, on Ohio EPA emissions unit Nos. P003 and P004 (Rotary Lime Kilns 1 and 2). The testing was not witnessed by the Ohio EPA.

The Ohio EPA has reviewed the documentation that you provided and have determined that Carmeuse Lime Inc. has now resolved all violations outlined in the NOV dated September 13, 2016. To ensure that all of the violations have been addressed, the Ohio EPA has included Carmeuse Lime Inc.'s response for each violation and its status.

Resolution of Violation

Letter Citation: Finding 1

Rule Citation: The terms and conditions of permit-to-install (PTI) P0115519, Title V permit P0103790 and Ohio Revised Code 3704.05 (C). Failure to meet the established PM10 emissions limitations of 0.21 grain/dry standard cubic foot (gr/dscf) and 28.46 lbs/hr for P003 and P004 combined.

On January 20, 2017, Ohio EPA received the emissions test report for the stack testing that was conducted on December 20, 2016. Based on the information in the test report the testing appears to have been conducted in conformance with Ohio EPA methods and procedures. Our review confirms the following reported data are accurate:

**Critical Test Data
(In Three Run Averages)**

	<u>PM₁₀</u>
1. Actual Emission Rate*:	24.25 lbs/hr, 0.019 grain/dscf
2. Allowable Emission Rate*:	28.46 lbs/hr, 0.021 grain/dscf
3. Source Operating Rate*:	115.8 tons/hr (P003 and P004 combined)
4. Maximum Source Operating Rate:	57 tons/hr (P003)**, 67.5 tons/hr (P004)***

*P003 and P004 combined

**Martin Marietta

***MET

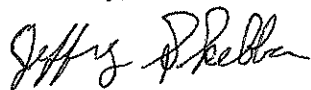
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The results of this test demonstrate that the emission units are in compliance with the requirements of the PTI P0115519 and the Title V permit P0103790, therefore this violation has been resolved. The test also satisfies the compliance demonstration requirements contained in the PTI and the Title V operating permit.

Please note that this does not preclude the Director from seeking administrative or civil penalties pursuant to Ohio Revised Code section 3704.06 for the violation(s) noted in the 9/13/2016 NOV letter. The decision on whether to pursue or decline to pursue such penalties regarding these violations is dependent on several factors, one of which is the company's future compliance with Ohio EPA regulatory requirements.

Please feel free to contact me at (419) 373-3128 if you have questions or comments.

Sincerely,



Jeffrey Skebba
Environmental Specialist
Division of Air Pollution Control
Northwest District Office

/wla

pc: DAPC-NWDO stack test file

ec: Jeffrey Skebba, DAPC-NWDO
Jay Liebrecht, DAPC-NWDO
Tom Sattler, DAPC-NWDO
Robert Teer, DAPC-NWDO
Jennifer Jolliff, DAPC-NWDO
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John Paulian, DAPC-CO
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